

20 minutes

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA) WD/OK Case No. M-21-17-P
)
vs.) Charging District & Case No. M-19-1027
)
JONATHAN JOHNSON) EASTERN DISTRICT OF NEW YORK
)

MAGISTRATE JUDGE=S COURTROOM MINUTE SHEET

The above named defendant-arrestee is charged by COMPLAINT in said district with the offense(s) stated in the charge, or Petition for Revocation of supervised release/probation violation(s), appearing before Magistrate Judge Gary M. Purcell for proceedings under the applicable provisions of Rules 5, 32.1 and/or 40, Fed. R. Crim. P., 18 U.S.C.

Defendant informed of the offense(s) or supervised release/probation violation(s) and all applicable provisions of Rules 5, 20, 32.1, and 40, Fed. R. Crim. P., 18 U.S.C.

Parties informed of FRCrP 5(f) obligation under *Brady* and possible consequences.

The following action, as indicated, was taken:

Appearances: United States: JULIA BARRY

Defendant appeared with retained counsel

X Defendant requests appointed counsel upon being advised of right to
counsel at the expense of the United States, and the following
attorney is appointed: **KYLE WACKENHEIM**

Public Defender

X PT Services: **JONATHAN SHETH** Interpreter:

X Dft states true & correct name as SAME Age 40
X Gov't produces the warrant, certified copy of the warrant or facsimile
of either, or other appropriate form of either.

Defendant waives production of/Gov't produces certified copies of the judgment, warrant, and warrant application.

X Defendant advised of right to consular notification.

WAIVER OF HEARINGS

____ Waives identity hearing; Written waiver entered.

____ Waives preliminary examination; Written waiver entered.

____ Waives identity hearing and is informed he/she has no right to a preliminary examination; Written waiver entered.

X Waives identity hearing but requests a preliminary examination be held in the prosecuting district; Written waiver entered.

PRELIMINARY HEARING (IF APPLICABLE)

 Set for _____
 Waives in this district
 Waives in charging district

After hearing the evidence, the Court finds:

 That there is / is not probable cause to believe that an offense has been committed and that the Defendant committed it.

 That the person before the Court is / is not the Defendant named in the Indictment, Information or Warrant.

DETENTION / BOND CONDITIONS

X Govt recommends Dft be detained based on risk of flight and/or danger to the community and requests a 3 -day continuance with the detention hearing.

X Defendant waives Detention Hearing in this District, but reserves right to a Detention Hearing in charging District. The Court finds good cause to exceed the time limits set forth by the Bail Reform Act, if necessary, in order to allow the U.S. Marshal sufficient time to transport Dft to the charging district. A Detention Hearing will be held promptly in the charging District upon Defendant=s arrival there.

X Dft temporarily detained on showing of good cause pending Preliminary/Detention Hrg in charging district. Dft remanded to custody of USM.

 Court orders Defendant temporarily detained pending Detention Hearing on . Written Order entered.

 Court orders Defendant released upon posting bond in the amount of with certain conditions of release:

X The United States Marshal for the WD/OK to remove Defendant to the district in which charged and deliver Defendant to the United States Marshal for that district or to some other officer authorized to receive him. Written Order entered.

 Defendant to report for further proceedings in the District Court in which the prosecution is pending as follows: _____

Date: January 12, 2021
RECORDING/TIME: CTRM 302, 3:00

GARY M. PURCELL
United States Magistrate Judge

By S/ CARRIE JAMES
Courtroom Deputy